In the Matter of the Accusation Against:

Case No. AC-2005-22 OAH NO. N-2006050891

JOSEPH R. BANISTER CPA Certificate No. 57875

Respondent

ORDER DENYING RECONSIDERATION

On July 6, 2006, Administrative Law Judge Steven C. Owyang, Office of Administrative Hearings, heard this matter in Oakland, California. Jeanne C. Werner, Deputy Attorney General, represented complainant Carol Sigmann, Executive Officer of the California Board of Accountancy, Robert E. Barnes, Attorney at Law, represented Joseph R. Banister.

The matter was submitted on October 11, 2006. Administrative Law Judge Steven C. Owyang issued his Proposed Decision on November 21, 2006. The California Board of Accountancy adopted the Proposed Decision and issued its Decision and Order on January 26, 2007, with an effective date of February 25, 2007.

On February 20, 2007, Robert E. Barnes, Esq., on behalf of his client, filed a Petition for Reconsideration of the Decision and Order. On February 21, 2007, the California Board of Accountancy issued an Order of Stay of Execution of Decision until March 7, 2007, in order to permit the Board to decide whether to order reconsideration.

ORDER

The Board hereby issues this Order denying the Petition for Reconsideration, and the Decision and Order of the Board issued on January 26, 2007, is imposed, effective March 7, 2007.

IT IS SO ORDERED this 2 40 day of March 2007.

David L. Swartz, President

For The CALIFORNIA BOARD OF ACCOUNTANCY

DEPARTMENT OF CONSUMER AFFAIRS

In the Matter of the Accusation Against:

Case No. AC-2005-22 **OAH NO. N-2006050891**

JOSEPH R. BANISTER

CPA Certificate No. 57875

Respondent

ORDER OF STAY OF EXECUTION OF DECISION

Pursuant to Section 11521 of the Government Code, the Decision adopted by the California Board of Accountancy in the above-entitled matter is hereby stayed for ten (10) days until March 7, 2007 in order to permit the Board to decide whether to order reconsideration.

IT IS SO ORDERED this 21st day of February 2007.

Carol Sigmann, Executive Officer

For The CALIFORNIA BOARD OF ACCOUNTANCY DEPARTMENT OF CONSUMER AFFAIRS

In the Matter of the Accusation Against:

JOSEPH R. BANISTER

Case No. AC-2005-22

Certified Public Accountant No. CPA 57875

OAH No. N2006050891

Respondent.

PROPOSED DECISION

Administrative Law Judge Steven C. Owyang, State of California, Office of Administrative Hearings, heard this matter in Oakland, California, on July 6, 2006.

Deputy Attorney General Jeanne C. Werner represented complainant Carol Sigmann, Executive Officer, California Board of Accountancy, Department of Consumer Affairs.

Respondent Joseph R. Banister was present and represented by Robert E. Barnes, Law Office of Robert G. Bernhoft, Milwaukee, Wisconsin.

Simultaneous opening and reply briefs were timely filed. The matter was submitted on October 11, 2006.

FACTUAL FINDINGS

- 1. Complainant Carol Sigmann, Executive Officer, California Board of Accountancy, Department of Consumer Affairs, issued the accusation in her official capacity. At hearing, complainant withdrew paragraphs 11 and 12 of the accusation, which had alleged cause for discipline under Business and Professions Code section 5100, subdivision (g). The remaining alleged cause for discipline was pursuant to Business and Professions Code section 5100, subdivision (h).
- 2. On February 1, 1991, the California Board of Accountancy issued Certified Public Accountant Number CPA 57875 to respondent Joseph R. Banister. During the period March 1, 1997, through June 17, 1999, respondent's certified public accountant certificate was renewed in an "inactive" status. Otherwise, the certificate was in full force and effect and was renewed through February 28, 2005.

- 3. The United States Department of Treasury and the Internal Revenue Service are governmental bodies or agencies within the meaning of Business and Professions Code section 5100, subdivision (h).
- 4. On December 24, 2003, a decision in United States Department of Treasury Complaint No. 2003-2, *Director, Office of Professional Responsibility v. Joseph R. Banister*, ordered respondent disbarred from practice before the Internal Revenue Service. Respondent appealed the decision. In a June 25, 2004 decision, the Department of Treasury denied respondent's appeal and adopted as its final agency action the underlying decision disbarring respondent from practice before the Internal Revenue Service.
- 5. The Department of Treasury found that respondent provided erroneous advice to taxpayers, including improperly advising them that tax returns were not required because Internal Revenue Code sections 861 through 865 define "source of income" in a manner that excluded the income of United States citizens residing in the United States from United States tax.
 - 6. The Department of Treasury decision, quoting the underlying decision, states:
 - In fact, in [respondent's] answer to the original Complaint he admitted that the facts alleged in the Complaint occurred. Thus, [respondent] admitted that he so advised his client "C" that the Sixteenth Amendment to the United States Constitution was not ratified and he admitted that he advised client "C" that Internal Revenue Code sections 861 through 865 defined "source of income" so as to exclude C's earnings. Similarly, [respondent] admitted that he also advised client "T" that Internal Revenue Code sections 861 through 865 defined "source of income" so as to exclude T's earnings. The very significant problem with [respondent's] advice is that it is absolutely wrong. Both of [respondent's] assertions have been long resolved by the Federal Courts as completely without merit. Thus, [respondent] was not presenting some new theory in support of the dream entertained by some United States citizens that somehow they don't have to pay their federal income taxes. In fact, [respondent's] assertions have been addressed by so many federal courts that they are no longer accorded the dignity of repeating the explanations as to why the claims are meritless. [Emphasis in original.]
- 7. Respondent's disbarment from practice before the Internal Revenue Service was pursuant to Part 10 of Title 31, Code of Federal Regulations (sometimes known as "Treasury Circular 230"). Respondent's practice before the Internal Revenue Service constituted the practice of public accountancy within the meaning of Business and Professions Code section 5051.

- 8. Respondent made no showing of rehabilitation or mitigation, demonstrated no remorse, and acknowledged no wrongdoing.
- 9. Respondent has resided in Minden, Nevada, since January 2006. Respondent practices "reconstructive accounting" working with individuals who have not kept records over a period of time. Respondent has clients all over the country.
- 10. Respondent's California license has not been the subject of prior discipline and complainant has not shown evidence of other professional misconduct by respondent.
- 11. Complainant seeks reimbursement of its costs of investigation and prosecution of this matter. Complainant has certified \$1,656.52 in investigative costs and \$4,972.25 in Attorney General costs, for a total of \$6,628.77. These costs are reasonable.

LEGAL CONCLUSIONS

1. In its June 25, 2004 decision, the Department of Treasury disbarred respondent from practice before the Internal Revenue Service. (Factual Finding 4.) Complainant asserts that, by reason of the Department of Treasury decision, respondent's certified public accountant certificate may be suspended or revoked pursuant to Business and Professions Code section 5100, subdivision (h), which provides as a cause for discipline:

Suspension or revocation of the right to practice before any governmental body or agency.

Respondent's disbarment from practice before the Internal Revenue Service was pursuant to Part 10 of Title 31, Code of Federal Regulations (sometimes known as "Treasury Circular 230") which provides, in pertinent part:

This part contains rules governing the recognition of attorneys, certified public accountants, enrolled agents, and other persons representing clients before the Internal Revenue Service. Subpart A of this part sets forth rules relating to the authority to practice before the Internal Revenue Service; subpart B of this part prescribes the duties and restrictions relating to such practice; subpart C of this part contains rules relating to disciplinary proceedings. [Emphasis added.]

Respondent's practice before the Internal Revenue Service constituted the practice of public accountancy within the meaning of Business and Professions Code section 5051. There is a substantial relationship between respondent's practice before the Internal Revenue Service and his qualifications, functions and duties as a California certified public accountant. (Clare v. State Bd. of Accountancy (1992) 10 Cal.App.4th 294.) Respondent's disbarment from practice before the Internal Revenue Service constitutes the "[s]uspension or revocation of the right to practice" before a governmental body or agency

and provides cause for discipline under Business and Professions Code section 5100, subdivision (h).

2. Respondent asserts that the Legislature "noticeably distinguished" the suspension of the "right to practice before any governmental body or agency" (Bus. & Prof. Code, § 5100, subd. (h), emphasis added) from the suspension of the "authority to practice as a certified public accountant . . . by a state or foreign country" (Bus. & Prof. Code, § 5100, subd. (d), emphasis added). Respondent argues:

As important, the state legislature chose not to authorize discipline merely for a governmental body prohibiting someone from practicing before them unless that governmental body was either an accounting licensing entity (such as a state or foreign nation), or, if neither, then suspension only constituted grounds for discipline if the governmental agency provided a "right to practice" to the person disciplined. The "right to practice" has always been defined in California as when a government agency gives someone a *property interest* in practicing a particular profession. [Emphasis in original.]

Complainant agrees that the right to practice accountancy in California concerns a vested property right. Respondent has not shown, however, that section 5100, subdivision (h), has the restricted application that respondent posits, notwithstanding the distinction between "right to practice" and "authority to practice." The plain language of subdivision (h) contradicts respondent's assertion. Nor has respondent cited legislative history or case law to the contrary.

- 3. Respondent raises various constitutional law concerns, including the due process provisions of the United States and California constitutions. He asserts there was a "manifest lack of due process" in the federal proceedings against him. This decision determines no issues of constitutional law. (Cal. Const., art. III, § 3.5.)
- 4. Complainant urges that respondent's certified public accountant certificate should be revoked. Respondent counters, "Given the respondent's well-founded belief the IRS action was rooted in his whistle-blowing activities from his former employment with the IRS, vindicated by his complete acquittal at a real trial on the facts, discipline, even if appropriate at all, should not be severe." Respondent made no showing of his asserted "whistle-blowing activities" or "complete acquittal."

"Protection of the public shall be the highest priority for the California Board of Accountancy in exercising its licensing, regulatory, and disciplinary functions." (Bus. & Prof. Code, § 5000.1.) The board's disciplinary guidelines (Cal. Code Regs., tit. 16, § 98) list several aggravating factors to be considered regarding the nature of discipline that should be imposed, including: evidence that the violation was knowingly committed and/or was premeditated; licensee's actions resulted in financial damage to his or her clients or other

consumers; duration of violations; and, evidence that the licensee knew or should have known that his or her actions could harm his or her clients or other consumers. Respondent's disbarment from practice before the Internal Revenue Service (Factual Findings 4, 5, 6, 7) demonstrated that he knowingly provided incorrect advice, that he did so on more than one occasion, and that he knew or should have known that his actions could harm his clients.

The disciplinary guidelines also recognize a number of mitigating factors, including: that the licensee has cooperated with the board's investigation and other law enforcement or regulatory agencies; the passage of considerable time since an act of professional misconduct occurred with no evidence of recurrence or evidence of any other professional misconduct; convincing proof of rehabilitation; demonstration of remorse by the licensee; recognition by licensee of his or her wrongdoing and demonstration of corrective action to prevent recurrence; and correction of the violation without monetary losses to consumers and/or restitution was made in full. Respondent protests that he had no notice that mitigation was at issue until complainant raised it in closing argument; mitigation is always at issue in disciplinary proceedings before the board. Respondent asserts, and complainant acknowledges, that he self-reported his disbarment from practice before the IRS. It is noted, further, that there is no evidence of other professional misconduct by respondent. Other than this, respondent made no showing of rehabilitation or mitigation, demonstrated no remorse, and acknowledged no wrongdoing.

Taking into account the board's duty to protect the public, the disciplinary guidelines, the conduct that led to his disbarment from practice before the Internal Revenue Service, and his lack of mitigation, revocation of respondent's certified public accountant certificate is appropriate.

5. Complainant shall recover her costs of investigation and prosecution in this matter, in the amount of \$6,628.77. (Bus. & Prof. Code, § 5107.)

ORDER

- 1. Certified Public Accountant Number CPA 57875, issued to respondent Joseph R. Banister, is revoked.
- 2. Respondent shall reimburse the board its costs of investigation and prosecution in this matter, in the amount of \$6,628.77.

DATED: November 21, 2006

STEVEN C. OWYANG

Administrative Law Judge

Office of Administrative Hearings

In the Matter of the Accusation Against:		
JOSEPH R. BANISTER	Case No. AC-2005-22	
Certified Public Accountant No. CPA 57875	OAH No. N2006050891	
Respondent.		
DECI	SION	
The attached Proposed Decision of the Administrative Law Judge is hereby		
adopted by the BOARD OF ACCOUNTANCY as its Decision in the above-entitled matter.		
This Decision shall become effective on February 25, 2007		
IT IS SO ORDERED		
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1 2 3 4 5 6 7 8	BILL LOCKYER, Attorney General of the State of California JEANNE C. WERNER, State Bar No. 93170 Deputy Attorney General California Department of Justice 1515 Clay Street, 20th Floor P.O. Box 70550 Oakland, CA 94612-0550 Telephone: (510) 622-2226 Facsimile: (510) 622-2121 Attorneys for Complainant	
9	BEFORE T CALIFORNIA BOARD OI	
10	DEPARTMENT OF CON	SUMER AFFAIRS
$_{11}$	STATE OF CAL	IFORNIA
12	In the Matter of the Accusation Against:	Case No. AC-2005-22
13	JOSEPH R. BANISTER	ACCUSATION
14	2282 Sunny Vista Drive San Jose, California 95128-1258	
		•
15	Certified Public Accountant No. CPA 57875	
16	Respondent.	
17		
18	Complainant alleges:	
19	PARTIES and JUR	<u>ISDICTION</u>
20	1. The Complainant herein, Caro	ol Sigmann, brings this action under Business
21	and Professions Code Section 5100 solely in her official capacity as the Executive Officer of the	
22	California Board of Accountancy, Department of Co	onsumer Affairs ("Board").
23	2. On or about February 1, 1991	, the California Board of Accountancy issued
24	Certified Public Accountant Number CPA 57875 to Respondent Joseph R. Banister. During the	
25	period from March 1, 1997 through June 17, 1999, the Certified Public Accountant Certificate	
26	was renewed in an "inactive" status (not valid for pr	actice). Otherwise, the certificate was in full
27	force and effect at all times relevant to the charges b	rought herein, and is renewed through
28	February 28, 2005.	•

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 3. This Accusation is brought before the Board under the authority of Section 5100 of the Business and Professions Code, which provides, in relevant part, that, after notice and hearing, the board may revoke, suspend or refuse to renew any permit or certificate granted, for unprofessional conduct including pertinent provisions of the following subparagraphs:

5100(g) Willful violation of the Accountancy Act or any rule or regulation promulgated by the Board.

5100(h) The suspension or revocation of the right to practice before any governmental body or agency.

- 4. Required Observance of Rules. Board Rule 5² requires a licensee to observe Board rules if the licensee is engaged in the types of activities performed by certified public accountants or who renders other professional services which include, but are not limited to, bookkeeping, financial planning, investment planning, tax services and management services.
- 5. Required Response to Board Inquiry. Board Rule 52 requires a licensee to respond to an inquiry by the board, including making available all files, working papers and other documents requested. Failure to respond to a written inquiry within thirty days constitutes a cause for discipline under Code Section 5100(g).
- 6. Code Sections 118(b) and 5109 provide in pertinent part that the suspension, expiration, cancellation, or forfeiture of a license issued by the Board shall not, deprive the Board of its authority to investigate, or to institute or continue a disciplinary proceeding against, a licensee upon any ground provided by law, or to enter an order suspending or revoking the license or otherwise taking disciplinary action against the licensee on any such ground.

^{1.} All statutory references are to the Business and Professions Code unless otherwise indicated.

^{2.} References to sections of Title 16 of the California Code of Regulations will also be referred to herein as "Board Rule." Thus, Title 16, California Code of Regulations, section 5 will be referenced as "Board Rule 5."

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7. Code Section 5000.1 provides as follows: "Protection of the public shall be the highest priority for the California Board of Accountancy in exercising its licensing, regulatory, and disciplinary functions. Whenever the protection of the public is inconsistent with other interests sought to be promoted, the protection of the public shall be paramount."

FIRST CAUSE FOR DISCIPLINE

Suspension of Right to Practice Before a Governmental Body or Agency [Business and Professions Code Section 5100(h)]

- 8. Respondent is subject to disciplinary action under section 5100(h) in that his right to practice as an accountant before a governmental body or agency has been revoked. On December 24, 2003, Federal Administrative Law Judge William B. Moran issued a Decision (the "initial Decision") in United States Department of the Treasury Complaint No. 2003-2, Director, Office of Professional Responsibility v. Joseph R. Banister, which ordered Respondent Banister disbarred from practice before the Internal Revenue Service. The Treasury Department denied Respondent's appeal from the initial Decision in a Decision (hereinafter "Treasury Department Decision") dated June 25, 2004 by David F. P. O'Connor, acting under a delegation from the Secretary of the Treasury.
- 9. The Treasury Department Decision found that Respondent provided erroneous advice to taxpayers, including improperly advising them that returns were not required because Sections 861 through 865 of the Internal Revenue Code define "source of income" in a manner which excluded the income of U.S. citizens residing in the U.S. from U.S. tax. This issue has long been decided to the contrary by Federal courts.
- above, Respondent Bannister's disbarrment from practice before the IRS constitutes the suspension of the right to practice before a governmental agency within the meaning of Code section 5100(h), establishing cause for discipline of Respondent's Certified Public Accountant Certificate under Code Section 5100.

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SECOND CAUSE FOR DISCIPLINE

Required Response to Board Inquiry/Observance of Board Rules [Board Rules 5 & 52/Bus. & Prof. Code § 5100(g)]

11. On or about April 2, 2004, hivestigative of A John O'Comor contacted
Respondent and asked him to confirm that he (Respondent) had filed individual tax returns
(Federal Form 1040 and California Form 540) for the years 1999 through 2002. The Board staff
had reason to believe that the returns had not been filed. These charges were before
Administrative Law Judge Moran, and were not contested by Respondent. However, the
findings had not been sustained on appeal because the Office of Professional Responsibility had
not met its burden of proof at the hearing (no evidence was presented that Respondent had gross
income sufficient to trigger a filing obligation in each of the cited tax years). Respondent did not
respond to the question but referred Inv. CPA O'Connor to Respondent's attorney, who did not
respond to the inquiry. On November 4, 2004, Respondent and his attorney appeared at a Board
investigative hearing in Los Angeles, California. Again, Respondent would not respond to the
Board's inquiry. Respondent's attorney indicated that, because Respondent would be further
appealing the Treasury Department Decision, Respondent would not respond to questions during
the investigative hearing. As of December 3, 2004, the further appeal had not been filed, and no
response had been received.

12. Incorporating by reference the matters alleged in paragraph 11 above, Respondent Bannister's failures to respond to the Board establishes cause for discipline of Respondent's Certified Public Accountant Certificate under Board Rules 52 and 5 in conjunction with Code Section 5100(g).

PRAYER

WHEREFORE, Complainant requests that a hearing be held on the matters herein alleged, and that following the hearing, the California Board of Accountancy issue a decision:

1. Revoking, suspending, or otherwise imposing discipline upon Certified Public Accountant Certificate Number CPA 57875, issued to Joseph R. Banister.